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## FREAK BILLS IN LOWER HOUSE CAUSE UPROAR

(Continued from Page 1.)

ported this, but Kealawaa suggested that it would be better if the band gave a promenade concert down the street. Speaker Beckley explained that his vote was necessary to carry the band appropriation for the band last session, and he voted with the understanding that the band would go to the leper settlement. The band never went, but within the past few days the bandmaster had inquired as to what was the proper season to visit Molokai before the close of the biennial period. The resolution was then passed.

## BOARD OF HEALTH MONEY.

Kupieha presented a resolution calling for a statement of expenses of the Board of Health, with a list of all employees, within five days, which passed.

Kealawaa introduced a bill, as follows: "To amend sections 260 and 261 and to repeal section 264 of the civil laws, relating to the Oiaa reservation. Kaniho got in a resolution asking for \$15,000 for the ex-Queen, which went to the public expenditures committee.

Kalama introduced a resolution to compel a new light being placed at the Judiciary building, but the House took up the order of the day.

Senate Bill No. 6, to provide for fire claims payments and bond issue, was then brought up on third reading. The roll call showed 22 ayes to 7 noes, the negative votes being Kaniho, Kealawaa, Kou, Oili, Pulaa, Purdy and Paele. This bill now goes to the Governor.

House Bill No. 11, to provide for an agricultural college and model farm at Oiaa, was then called up, but the noon recess was then taken.

## AFTERNOON SESSION.

Consideration of the agricultural college bill was resumed at the afternoon session. Kupieha's motion that the bill pass was lost, and Andrade's motion to refer the bill to the committee on education carried.

Action on House Bill No. 12, making an appropriation of \$2,000 for stamps for lepers was deferred, to be taken up with the appropriation bill, on motion of Knudsen.

Bill No. 3, relating to the election of corporation trustees, was considered in committee of the whole on motion of Andrade. An amendment by Harris, striking out "five" and inserting "fifteen," so as to compel stockholders to make transfers of stock fifteen days prior to annual meetings, was adopted.

Harris proposed an amendment allowing the vote to be by ballot if requested by a majority of the stockholders, which was opposed by Long and Chillingworth and lost. Andrade moved an amendment separating the clause repealing all conflicting laws from the enacting clause, which carried.

The bill was favorably reported from the committee of the whole and passed unanimously.

The bill provides that only stockholders can hold proxies, one clause reading:

"Every person acting therein, in person or by proxy or representative, must be a member thereof or a bona fide stockholder, having stock thereof in his own name on the stock books of the corporation at least fifteen days prior to the election."

House Bill No. 78, providing for the amendment of section 8 of act 9 of the session laws of 1901, relating to the exemption of the wages of laborers and persons working for wages from attachment, execution, distress, and forced sale, was given its second reading.

## LAST OF THE KAMEHAMEHAS.

Kellinoh, under suspension of the rules, introduced a resolution referring to the death of Prince Kamehameha, and declaring that the House should arrange that the hall of the House should be used on Sunday, March 15, as a room in which the body of the Prince might lie in state.

Kumalae wished to know who would bear the expense.

Aylett wished to amend the Kellinoh resolution to the effect that the Speaker should order the members of the House to attend the funeral in a body. He thought the House should not give up its quarters for the body to lie in state therein, as that would entail considerable expense. He said that the House had started its session on a basis of economy. He did not know why they should change now. It would cost quite a sum to move the desks from the House and bring them back again just for that occasion. Respect should be shown for the late Prince, but he considered the House would be doing this sufficiently by attending the funeral in a body.

Wright said that as the last of the Kamehamehas, the Prince's remains should be treated with every respect. He declared that in the days of the monarchy the Executive building was the palace of the Kamehamehas, and that as the last of those princes was now dead he ought to be buried from that palace.

Vida offered an amendment to the effect that the government further render all the assistance in its power in the burial of the Prince.

Harris wished to move an amendment

to the Aylett amendment, using the word "request" instead of "order," as he declared Mr. Aylett had become used to the word "order" through his connection with the military committee.

Kumalae moved that the whole question go over until today, and this was carried.

## THAT HACKFELD WHARF.

Representative Lewis introduced a resolution calling for an appointment of a select committee to inquire into the building of the Hackfeld wharf, declaring that there was a proposition before the House to appropriate \$108,000 for the building of the wharf, and the building of it was not legal, and the contract for the work had not been let out by advertisement. On motion of Harris, seconded by Kumalae, the resolution was deferred until action should be taken on the Governor's message, as the latter contained a reference to the building of the wharf.

Representative Wright asked for an appropriation of \$10,000 for a court house and jail for the district of North Kona.

House bills 78, 86, 89, 91 were given their second readings and referred to the judiciary committee.

In response to a request from the House, a letter from the Chief Justice was read, giving a list of the district magistrates, the time of their appointment and the time when their terms shall expire.

Senate bills 32, 72, and 56 were passed their first readings by the House.

## TO STOP NOISE OF CATS.

At this point the clerk started reading a notice of intention to introduce certain bills. They were: "An act to prohibit cats making a noise at night"; "An act to license the sale of liquors in churches" certain acts to increase immorality.

The House was, by this time, in an uproar. Members declared the affair out of order. Harris protested, declaring this piece of legislation to be throwing odium on the House. The clerk stopped reading the document and handed it to the Speaker, who said it would have to be read as a member had handed it up, but that it remained for the House to dispose of it. Someone made a motion to adjourn, and this was quickly carried. Members thronged to the Speaker's desk to inspect the freak notice of bills, and it was found that Vida's name was signed as the introducer, but it was stated that it was not in his handwriting.

## IN THE SENATE.

There was barely a quorum when the Senate convened yesterday, and but little business was transacted.

## NEW BILLS.

Senator Achil gave notice of bills amending the law relating to adoptions, and relating to garnishment.

## BEER BILL PASSED.

The bill fixing the malt beer license at \$250 passed finally, with an amendment by Achil changing the limits so that a saloon may be located within 150 feet of a church or school, instead of 450 feet, as in the bill formerly. The nine members voting for the bill were Achil, Paris, J. T. Brown, Kalauokalani, Kaohi, Kaiue, Wilcox, Isenberg, and McCandless, the remaining Senators being absent.

## FISH BILL DISCUSSED.

The bill for the protection of fish aroused lots of opposition from the native members on its third reading. Senator Kalauokalani objected to the bill, saying it would cut off native Hawaiians from several small fish, and Kaohi wanted the bill killed because the natives used the little fish for bait. Senators Isenberg and Brown defended the bill, saying that unless it was passed the Japs and Chinese would kill all the fish. Senator Isenberg said that he was willing to have action deferred if the native members objected; and Senator Baldwin moved a postponement, as he said he did not wish for a measure which was oppressive to Hawaiians. Consideration was postponed for a week.

The bill amending the law relating to the jurisdiction of district magistrates passed its third reading by unanimous vote.

The act amending the law relating to "notice by publication" passed unanimously.

The substitute bill providing for the appointment of a fish commissioner also went over for a week.

The bill relating to a Territorial insane asylum was deferred until the passage of the county bill. An amendment was offered giving the Legislature power to fix the site instead of the Board of Health.

The bill amending the law to give Justices of the Supreme Court sole power to admit attorneys to practice went over for one week on motion of Senator J. T. Brown.

The six months' appropriation bill was taken up on second reading and gone over section by section, though the work was but half completed when adjournment was taken for the day.

Several amendments to the bill passed. One by Woods provided for two veterinary surgeons instead of one, the

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